May 29, 2012

FILED

United States District Court for the Southern District of California 12 JUN 11 AM II: 10
940 Front Street, Courtroom 10
San Diego, California 92101-8900

Re: Case No. 3:11-md-02238-DMS-RBB

Objecting to the Settlement

NUNC PRO TUNC

JUN 0 8 2012

Dear United States District Court for the Southern District of California:

I object to the ENTIRE Groupon Voucher Settlement Class because the motive behind all of this is for financial gain of the Attorneys. Also, the terms of the Groupon Vouchers are clear and the expirations of the vouchers are clear.

Our court system is being flooded with cases such as these that take up the time of much more important cases. Most persons who purchased vouchers do not have or want to spend the time to write a letter such as this to object, and then these types of cases get to go through court.

The terms of the Groupon Vouchers are clear and the expirations of the Groupons are clear. I would say consumers of the Groupon Voucher do not have complaint to the terms of the voucher. The vouchers benefit consumer and business.

The portion that Class Members could receive from this settlement won't be substantial to matter to them. This Settlement Class mainly would profit the attorneys involved.

This Settlement Class is not moral. Also this Settlement Class would stunt the economy and business.

Again, the terms of the Groupon Vouchers are clear and the expirations of the vouchers are clear.

Sincerel

Phuong Wolkiewicz

Groupon Voucher Purchaser